

## CHAPTER 335.

## OFFICIAL COUNTY NEWSPAPERS.

H. F. 267.

AN ACT to amend section four hundred forty-one (441) supplement to the code, 1913, relating to the selection of official newspapers.

*Be it enacted by the General Assembly of the State of Iowa:*

1 SECTION 1. **Fraudulent certified statements.** That section four  
2 hundred forty-one (441) supplement to the code, 1913, is hereby  
3 amended by inserting after the comma following the word "circu-  
4 lation" in line twenty-eight (28) the following:  
5 "and if it appears that any certified statement filed is fraudulent,  
6 or contains the name of any person who is not a bona fide yearly sub-  
7 scriber residing within the county, which was knowingly and wilfully  
8 placed therein to make it appear to contain the names of a greater  
9 number of such subscribers than it in fact contains, the same shall  
10 not be considered, and any applicant or paper so filing such fraudu-  
11 lent or untrue statement shall not be made a county official paper.  
12 Should all certified statements be rejected under the provisions of this  
13 act the board shall fix a new date for the selection of official papers  
14 and nothing herein shall be construed to prevent the persons or papers  
15 rejected under the provisions of this act from filing new certified  
16 statements."

Approved April 19, A. D. 1915.

## CHAPTER 336.

T. D. FULTZ.

H. F. 293.

AN ACT to appropriate the sum of twenty-five hundred dollars, (\$2500.00) to indemnify T. D. Fultz for a personal injury sustained by him while employed as a carpenter at the Iowa State College at Ames, Iowa.

WHEREAS, T. D. Fultz, a large, strong, healthy person about forty-five years of age, while acting in the capacity of a carpenter for the Iowa state college on their premises at Ames, Iowa, did, on the 4th day of October, A. D. 1907, without fault on his part, sustain a personal injury, which was caused by a boy, who was working for the college, accidentally dropping a brick some twenty feet onto claimant's head, crushing his skull and paralyzing the left side of his body, which injury has disabled him to such an extent that he has not been able to perform or procure employment for which he would otherwise be suited, and which injury keeps him almost constantly in pain; now, therefore,

*Be it enacted by the General Assembly of the State of Iowa:*

1 SECTION 1. **Appropriation.** That there is hereby appropriated  
2 out of any funds in the state treasury, not otherwise appropriated,